

श्राचारम्

EXTRAORDINARY

भाग **II**---- प्रवट 1

PART II—Section 1

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं 80] No. 8o]

नर्ष्ट दिल्ली, जनिवार, विसम्बर 23, 1972/पौष 2, 1894 NEW DELHI, SATURDAY, DECEMBER 23, 1972/PAUSA 2, 1894

इस भाग में शिक्ष पृष्ठ रांच्या दी जानी है जिएसे कि यह शलग मललन के रूप में रखा जा सके । Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 23rd December, 1972/Pausa 2, 1894 (Saka)

The following Acts of Parliament received the assent of the President on the 22nd December, 1972 and are hereby published for general information: --

THE COAL MINES LABOUR WELFARE FUND (AMENDMENT) ACT, 1972

No. 70 of 1972

[22nd December, 1972]

An Act further to amend the Coal Mines Labour Welfare fund Act, 1947

BE it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:---

1. This Act may be called the Coal Mines Labour Welfare Fund Short (Amendment) Act, 1972.

title.

Amend-

ment of section 4.

32 of 1947.

- 2. In section 3 of the Coal Mines Labour Welfare Fund Act, 1947 Amend-(hereinafter referred to as the principal Act), in sub-section (1), for the ment of words "not less than four annas and not more than eight annas per ton,", section 3 the words "not less than twenty-five paise and not more than seventyfive paise per tonne," shall be substituted.
- 3. In section 4 of the principal Act, in sub-section (1), for the proviso, the following proviso shall be substituted, namely:-

"Provided that there shall at all times be credited-

(a) to the housing account of the Fund, not less than twelve paise, and

(b) to the general welfare account of the Fund, not more than forty-five paise,—

out of the duty collected under this Act on every tonne of coal or coke.".

Amendment of section 5.

- 4. In section 5 of the principal Act,-
- (a) in sub-section (2), in clause (i), for the words "eight pies per ton", the words and figures "4·1 paise per tonne" shall be substituted;
- (b) in sub-section (11), for the words and figures "section 144 of the Indian Companies Act, 1913", the words and figures "section 7 of 1913. 226 of the Companies Act, 1956" shall be substituted.

 1 of 1956.

Amendment of section 10.

- 5. In section 10 of the principal Act, after sub-section (2), the following sub-section shall be inserted, namely:—
 - "(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that

THE INDIAN RAILWAYS (AMENDMENT) ACT, 1972

No. 71 of 1972

[22nd December, 1972]

An Act further to amend the Indian Railways Act, 1890.

BE it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:—

1. This Act may be called the Indian Railways (Amendment) Act, 1972. Short

2. In sub-sections (1) and (2) of section 77, and in sub-section (3) Amendof section 77C, of the Indian Railways Act, 1890, for the words ment of 9 of 1890. "thirty days", the words "seven days" shall be substituted.

77 and 77C.

K. K. SUNDARAM, Secy. to the Govt. of India.

ERRATA

In the Coking Coal Mines (Nationalisation) Act. 1972 (36 of 1972) as pubished in the Gazette of India, Extraordinary, Part II, Section 1, dated August 17, 1972,—

Page 333,-

- (i) in line 7, for "arangement", read "arrangement";
- (ii) in lines 23 and 24, for "machnery", read "machinery";
- (iii) in line 2 from bottom, for "an dadvances", read "and advances". Page 335, in line 16, for "thtreupon". read "thereupon".

Page 336,-

- (i) in line 11, for "any", read "of any";
- (ii) in line 26, for "lability", read "liability".

Page 342, in line 1, for "after", read "after the".

Page 346, in line 5, from bottom, for "punishd", read "punished".

Page 347, in line 7, for "nitification". read "notification".

Page 348,-

- (i) against serial No. 4, in column 3, for "Gomiabagh", read "Gomia,
- (ii) against serial No. 10, in column 2, for "(J-3)", read "(J-2)" and in column 5, for "4.64,000", read "4,64.000".

Page 349.-

- (i) against serial No. 40, in column 4, for "Jealgyra", read "Jealgora";
- (ii) against serlal No. 41, in column 4, for "Katrasgarh", read "Katrasgarh",

Page 350 --

(i) against serial No. 44, in column 4, for 'Barbourne', read "Brabourne", and for "Calutta" read "Calcutta";

- (ii) against serial No. 46, in column 5, for "13,92,000", read "13,92,300";
- (iii) against serial No. 48, in column 2, for "Agardi", read "Agardih";
- (iv) against serial No. 56, in column 3, for "Katagarh", read "Katrasgarh";
- (v) against serial No. 60, in column 4, for "Dhanabad", read "Dhanbad".
- (vi) against serial No. 61, in column 4, for "Central S-lanpur Collery". read "Selected Salanpur Colliery";
- (vii) against serial No. 63, in column 4, for "/Debutter", read "Debutter";
- (viii) against serial No. 68, in column 4, for "Bas,", read "Basu,".

Page 351,-

- (i) against serial No. 78, in column 5, for "9,99,0000", read, "9,99,000";
- (ii) against serial No. 84, in column 4, for "Dhanad", read "Kusunda, Dhanbad";
- (iii) against serial No. 85, in column 4, for "Agrwal", read "Agarwal";
- (iv) against serial No. 88, in column 4, for "26-B" read "28-B".

Page 352,-

- (i) against scrial No. 102, in column ?, for "East Extra" read "East Ekra", and in column 4, for "Compnay", read "Company".
- (ii) against serial Nos. 104, 108 and 109, in column 4, for "Compnay read "Company":
- (iii) against serial No. 110, in column 3, for "Kusuhda", read "Kusunda";
- (iv) against serial Nos. 113, 118, 119 and 128, in column 4, for "Compnay", read "Company".

Page 353.-

- (i) against serial Nos. 129 and 130, in column 4, for "Compnay", read "Company";
- (ii) against serial No. 136, in column 2, for "Selected", read "Selected";
- (iii) against serial No. 150, in column 2, for "Dobar", read "Dobari".

Page 354,-

- (i) against serial No. 174, in column 4, for "Diamind Coal Compnay", read "Diamond Coal Company";
- (ii) against serial No. 182, in column 3, for "Tisrh", read "Tisra";
- (iii) against serial No. 183, in column 4, for "Gpswami", read "Goswami".

Page 355,-

- (1) against serial No. 197, in column 3, omit "Post Office Jheria", and in column 5, fdr "81,80,000", read "81,80,800";
- (ii) against serial No. 199, in column 2, for "Begdigi", read "Bagdigi";
- (iii) against serial No. 205, in column 2, for "East Sowardth", read "East Sowardth".

Page 356,-

- (i) against serial No. 2, in column 4, for "Battachary's", read "Battacharya's";
- (ii) against serial No. 3, in column 4, for "Civil", read "Clive";
- (ili) against serial No. 8, in column 2, for "Loda", read "Lodna".

In the Taxation Laws (Amendment) Act, 1972 (45 of 1972) as published in the Gazette of India, Extraordinary, Parts II, Section 1, dated September 1, 1972....

Page 709,-In the Notification for "8th June, 1972", read "31st August, 1972".

Page 720,-

- (i) against marginal heading 'Powers of competent authority.' for "clause (a) or clause (b) of sub-section (1), shall, for the purpose of" read "269M. The competent authority shall have, for the purposes of";
- (ii) in line two from the bottom, for "with ", read "with any".